TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket No. APWR-P002US

1 Ann Britan of		15.6	
In re Application of:	Stephen E. Trenchard and Can	Fieranowski	
Application No.	10/695,191	36	
Filed:	10/28/2003 FEB 1	6 500g E	
For: High Flux LEI	D Lighting Device	6 2006	
	PIE		
The owner,	Automatic Power	ent co provided	of 100% percent below, the terminal part of the statutory term of
any patent granted on	the instant application, which wo	uld extend bey	yond the expiration date of the full statutory term
defined in 35 U.S.C. 1	54 to 156 and 173 as shortened by	y any terminal	disclaimer filed prior to the grant of any patent
The owner hereby agr	econd Application Number ees that any patent so granted on	the instant ap	plication shall be enforceable only for and during
such period that it and	I any patent granted on the secon	d application a	are commonly owned. This agreement runs with
'' "	the instant application and is bindi	• •	•
In making the above	disclaimer, the owner does not d	isclaim the te	rminal part of any patent granted on the instant
of any patent granted	on the second application, as show	rtened by any	term as defined in 35 U.S.C. 154 to 156 and 173 terminal disclaimer filed prior to the patent grant,
In the event that any s	such granted patent: expires for fa	ilure to pay a	maintenance fee, is held unenforceable, is found
1.321, hás all claims	cancelled by a reexamination cer	rtificate, is reis	n whole or terminally disclaimed under 37 CFR ssued, or in any manner terminated prior to the
expiration of its full sta	tutory term as shortened by any te	rminal disclair	ner filed prior to its grant.
Check either box 1 or :	2, if appropriate.		
			orporation, partnership, university, government
agency, e	tc.), the undersigned is empowere	d to act on bel	half of the organization.
I hereby declare that	all statements made herein of m	ny own knowle	edge are true and that all statements made on
willful false statements	are believed to be true; and furtress and the like so made are punish	hable by fine o	statements were made with the knowledge that or imprisonment, or both, under Section 1001 of
Title 18 of the United	States Code and that such willful s	statements ma	ay jeopardize the validity of the application or any
patent issued thereon.			
	rsigned is an attorney of record.		
3. Owner/applica	•	☐ Large enti	
The terminal disclain	mer fee under 37 CFR 1.20(d) is $_$	\$65.00	and is to be paid as follows:
_	amount of the fee is enclosed.		
	hereby authorized to charge any fe ount Number 50/0987	es which may	be required, or credit any overpayment,
'	dit card. Form PTO-2038 is attache	 ed	
, ,			edit card information should not
be included on	this form. Provide credit card in	nformation an	nd authorization on PTO-2038.
PTO suggested wordir	ng for terminal disclaimer was		
	ged.	an explanatio	n should be supplied.)
	1/6		Dated: February 13, 2006
100	Signature	,	Dated. February 13, 2000
Nome and 4			I hereby certify that this correspondence is being deposited with the United States Postal Service with
Name and Address of Person Signing Elizabeth R. Hall		sufficient postage as first class mail in an envelope	
1722 Maryland St.		addressed to "Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450" [37 CFR 1.8(a)] on	
Houston, TX 77006-1718			February 13, 2006
7/2006 BABRAHA1 00000052			(Date)
C:2814 65.00 DA			EB RAIL
MINANA OCINANA			Signature of Person Mailing Correspondence
			Elizabeth R. Hall
i		ļ	Typed or Printed Name of Person Mailing Correspondence